_{JS 44 (Rev. 4} <u>Sase 1:22-cv-00125-AMD-RML</u> **C Popul (Popul Popul) 152** Page 1 of 2 PageID #: 152

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

Jennifer D. Araoz (b) County of Residence of Firm Listed Plaintiff Gueens County, NY (RECEPT N O.S. PLAINTIPE CASS) (c) Attomacy Firm Nam. Advance, and Telephone Number) Pro Se, 78-16 81st Street, Glendale, NY 11385, (347) 549-9109 II. BASIS OF JURISDICTION Place on "Y" on One Not Only) IV. S. Convenment (b) County of Residence of Firm Listed Plaintiff (c) Attomacy of Firm Nam. Advance, and Telephone Number) Pro Se, 78-16 81st Street, Glendale, NY 11385, (347) 549-9109 III. BASIS OF JURISDICTION Place on "Y" on One Not Only) IV. S. Convenment (b) County of Residence of Firm Listed Plaintiff (c) Attomacy of Firm Nam. Advance, and Telephone Number) Pro Se, 78-16 81st Street, Glendale, NY 11385, (347) 549-9109 III. BASIS OF JURISDICTION Place on "Y" on One Not Only) IV. S. Convenment (b) County of Residence of Firm Listed Plaintiff (c) Attomacy of Firm Nam. Advance, and Telephone Number) Pro Set 78-16 81st Street, Glendale, NY 11385, (347) 549-9109 III. BASIS OF JURISDICTION Place on "Y" on One Not Only) IV. S. Convenment (b) County of Residence of Plaintiff (c) Attomacy of Firm Nam. Advance of Plaintiff (c) Attomacy of Plaintiff (c) Attom	I. (a) PLAINTIFFS	(622 1161116			DEFENDANTS	,				
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(c) Attorneys (From Nome, Address, and Telephone himshor) Pro Se, 78-16 81st Street, Glendale, NY 11385, Guy Petrillo, Petrillo (Klein & Boxer LLP, 655 Third A Attorneys (From Nome, Address, and Telephone himshor) III. BASIS OF JURISDICTION (Flace on "X" in One Rea Colla) III. BASIS OF JURISDICTION (Flace on "X" in One Rea Colla) III. CATTERNENIES OF PROPERTY (2.12) 370-0330 III. CATTERNENIES O					· ·		_	*		
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Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 U.S.C. § 1441(b) ("Removal of Civil Actions") and 28 U.S.C. § 1332(a). Brief description of cause: Plaintiff's state-court Summons with Notice states "[t]he nature of this action is: Civil claims filed under New York's Child Victims Act, CPLR § 214-g." VII. REQUESTED IN COMPLAINT: UNDER RULE 23, F.R.Cv.P. UNDER RULE 23, F.R.Cv.P. UNDER RULE 23, F.R.Cv.P. UNDER RULE 23, F.R.Cv.P. DOCKET NUMBER							1 I		Litigatio	
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exclusive of	Case 1:2 itration Rule 8 of interest and on to the contr	costs, are	eligible	with certain for compul	EXCAT exception sory arbiti	ns, actions station. The	EARI seeking mo amount of	ITRATI ney damages damages is pr	only in an	n amount not in excess of \$150,000, to be below the threshold amount unless a
Case is Eli	igible for Arbi	tration								
I, Guy Petril	ny arbitration f	or the foll	owing re	eason(s):	_, counsel	for	Defendants		, do he	ereby certify that the above captioned civil action is ineligible for
V		monetary damages sought are in excess of \$150,000, exclusive of interest and costs,								
L	the complaint seeks injunctive relief,									
L	the matter is otherwise ineligible for the following reason									
		<u>DI</u>	SCLC	SURE	STATE	MENT	- FEDE	RAL RU	LES C	CIVIL PROCEDURE 7.1
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to another substantial deemed "re "Presumpti	civil case for pr saving of judic elated" to anoth	urposes of sial resource ner civil cas ect to the p	this guid es is like se merely	eline when, ly to result f / because th	because of from assign ne civil cas	of the simila ning both ca e: (A) involv	rity of facts uses to the s ves identical	and legal issue same judge an I legal issues, o	es or becau d magistrat or (B) invol	ront of this form. Rule 50.3.1 (a) provides that "A civil case is "related" ause the cases arise from the same transactions or events, a ate judge." Rule 50.3.1 (b) provides that "A civil case shall not be olves the same parties." Rule 50.3.1 (c) further provides that shall not be deemed to be "related" unless both cases are still
					NY-E D	IVISION	OF BU	SINESS F	RULE 5	50.1(d)(2)
1.)	Is the civil County?	l action	being	filed in t Yes	he East	tern Dist No	rict remo	oved from	a New	York State Court located in Nassau or Suffolk
2.)	If you ans a) Did the County?				giving ri	ise to the No	e claim o	or claims, o	or a sub	bstantial part thereof, occur in Nassau or Suffolk
	b) Did the District?	events	or om	nissions (Yes	giving ri	ise to the No	e claim o	or claims, o	or a sub	bstantial part thereof, occur in the Eastern
	c) If this is received:	a Fair I	Oebt Co	ollection	Practice	Act case	, specify	the County	in whic	ich the offending communication was
If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Suffolk County? Yes No										
(Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).										
BAR ADMISSION										
	I am currer	ntly admi		the Easte	ern Distr	ict of Nev	v York ar	nd currently	a memb	ber in good standing of the bar of this court.
			V		Yes					No
	Are you c	urrently	the su	ubject of	any dis	ciplinary	/ action	(s) in this	or any c	other state or federal court?
					Yes	(If yes,	please	explain	V	No
	I certify th	e accur	acy of	all infor	mation	provideo	d above.			
	Signature	1_1		Petrillo		-	uary 7,			